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6 Attorneys for Defendants CITY OF OXNARD,
OXNARD POLICE DEPARTMENT, JOHN CROMBACH,
7 and ANDREW SALINAS

8 **UNITED STATES DISTRICT COURT**
9 **CENTRAL DISTRICT OF CALIFORNIA**

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11 MARIA LAZOS, et al.,) No. CV 08-02987 RGK (SHx)
12 Plaintiffs,)
13 v.) [consolidated w/
14 CITY OF OXNARD, et al.,) No. CV 08-05153 RGK (SH)]
15 Defendants.) **[PROPOSED] JOINT STATEMENT**
16) **OF THE CASE**
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18)
19 AND CONSOLIDATED ACTION.)
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19 This is a civil case in which plaintiffs, Maria Lazos and
20 Tomas Barrera Sr., on their own behalf and on behalf of the estate
21 of their son, Thomas Barrera Jr., are seeking to recover damages
22 from defendant Sgt. Andrew Salinas of the Oxnard Police Department.

23 Plaintiffs allege their constitutional civil rights were
24 violated by the defendant as a result of the shooting of Thomas
25 Barrera Jr. by Sgt. Andrew Salinas, on October 3, 2007, in Oxnard,
26 California.

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1 The defendant denies that his actions violated plaintiffs'
2 constitutional civil rights.

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5 Dated: August ____ , 2009 LAW OFFICES OF KIM D. SCOVIS

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JENNY SCOVIS
Attorneys for Plaintiff

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9 Dated: August ____ , 2009 LAW OFFICES OF GREGORY A. YATES

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GREGORY A. YATES
Attorneys for Plaintiff

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Dated: August ____ , 2009 LAW OFFICES OF ALAN E. WISOTSKY

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OXNARD, OXNARD POLICE DEPARTMENT,
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